## **EXHIBIT 3**

## Valid Objections

Number	Objector	Form of Objection	Issues Raised
1.	Sharon E. Miller	1-page letter	The attorneys fee requests are excessive
2.	Judith Braden	½-page e-mail	The attorneys fee requests are excessive
ω	Dustin M. Reed	1-page e-mail	The attorneys fee requests are excessive
4.	Jason Brodsky	1-page e-mail	The settlement fund is inadequate
5.	Robert R. Blackmun	½-page e-mail	The attorneys fee requests are excessive
6.	Watson Ladd	1 ½-page e-mail	The settlement fund is inadequate
7.	Robert L. Bowman	17-page brief	Common issues do not predominate amongst the
			class
			The class representatives to not fairly and adequately
			represent the class
			The release of claims is overbroad
.∞	Tunji Alade III	2-page letter	Objections based on arguments unrelated or
			irrelevant to the settlement
9.	Zara Watkins	3 ½-page	The attorneys fee requests are excessive
		declaration	The incentive award requests are excessive
			The settlement fund is inadequate
10.	Scott Michelman of Public Citizen Litig.	20-page brief &	The incentive award requests are excessive
	Group, on behalf of John Schachter	6 declarations	The settlement fund is inadequate
	(himself and minor son S.M.S.), J.J.R.		The injunctive relief is inadequate
	(through his mother Judy Reidel), Kim		The release of claims is overbroad
	Parsons (on behalf of herself and her minor	•	
	daughter C.B.P.), Ann Leonard (on behalf of	Ī	
	herself and her minor daughter D.Z.), R.P.		
	(through her mother Margaret Becker), and	7	
	IC (through his father Michael Carome)		

11. Theodore H. Frank, on behalf of himself 29-page brief & Class counsel lacks experience The class representatives to not fairly and adequa represent the class The attorneys fee requests are excessive The class Notice is defective or insufficient The injunctive relief is inadequate The injunctive relief is inadequate The release of claims is overbroad  12. Alan Sherwood on behalf of Jennifer Deachin Deachin Deachin 13. Angel Fraley Deachin 14. Jo Batman Deachin 15. Angel Fraley Deachin 16. Class Notice is defective or insufficient The Class Notice is defective or insufficient The Class Notice is defective or insufficient Common issues do not predominate amongst the class Class counsel lacks experience The class representatives to not fairly and adequate The settlement fund is inadequate The injunctive relief is inadequate The settlement fund is inadequate The injunctive relief is inadequate The injunctive relief is inadequate The settlement fund is inadequate The injunctive relief is inadequate	Number	Objector	Form of Objection	Issues Raised
and Sam Kazman  2 declarations  Alan Sherwood on behalf of Jennifer  Deachin  Angel Fraley  Jo Batman  4-page letter & 1 declaration  1 declaration	11.	Theodore H. Frank, on behalf of himself	29-page brief &	The Class Notice is defective or insufficient
Alan Sherwood on behalf of Jennifer 6-page brief & 1 declaration Angel Fraley 2-page e-mail  Jo Batman 4-page letter & 1 declaration		and Sam Kazman	2 declarations	Class counsel lacks experience
Alan Sherwood on behalf of Jennifer 6-page brief & 1 declaration Angel Fraley 2-page e-mail  Jo Batman 4-page letter & 1 declaration				The class representatives to not fairly and adequately
Alan Sherwood on behalf of Jennifer 6-page brief & 1 declaration Angel Fraley 2-page e-mail Jo Batman 4-page letter & 1 declaration				represent the class
Alan Sherwood on behalf of Jennifer 6-page brief & 1 declaration Angel Fraley 2-page e-mail  Jo Batman 4-page letter & 1 declaration				The attorneys fee requests are excessive
Alan Sherwood on behalf of Jennifer 6-page brief & 1 declaration Angel Fraley 2-page e-mail  Jo Batman 4-page letter & 1 declaration				The settlement fund is inadequate
Alan Sherwood on behalf of Jennifer 6-page brief & 1 declaration Angel Fraley 2-page e-mail  Jo Batman 4-page letter & 1 declaration				The injunctive relief is inadequate
Alan Sherwood on behalf of Jennifer 1 declaration Angel Fraley 2-page e-mail  Jo Batman 4-page letter & 1 declaration				The release of claims is overbroad
Deachin 1 declaration Angel Fraley 2-page e-mail  Jo Batman 4-page letter & 1 declaration	12.	Alan Sherwood on behalf of Jennifer	6-page brief &	The Class Notice is defective or insufficient
Angel Fraley  2-page e-mail  Jo Batman  4-page letter & 1 declaration		Deachin	1 declaration	The attorneys fee requests are excessive
Jo Batman 4-page letter & 1 declaration	13.	Angel Fraley	2-page e-mail	Objections based on arguments unrelated or
Jo Batman 4-page letter & 1 declaration		160		irrelevant to the settlement
	14.	Jo Batman	4-page letter &	The Class Notice is defective or insufficient
class  Class counsel lacks experience The class representatives to not fairly and adequal represent the class The settlement fund is inadequate The proposed <i>cy pres</i> awards do not benefit the control of the settlement does not properly account for the interests of minors			1 declaration	Common issues do not predominate amongst the
Class counsel lacks experience The class representatives to not fairly and adequa represent the class The settlement fund is inadequate The proposed <i>cy pres</i> awards do not benefit the class The injunctive relief is inadequate The settlement does not properly account for the interests of minors				class
The class representatives to not fairly and adequa represent the class  The settlement fund is inadequate  The proposed <i>cy pres</i> awards do not benefit the c  The injunctive relief is inadequate  The settlement does not properly account for the interests of minors				Class counsel lacks experience
represent the class The settlement fund is inadequate The proposed <i>cy pres</i> awards do not benefit the c The injunctive relief is inadequate The settlement does not properly account for the interests of minors				The class representatives to not fairly and adequa
The settlement fund is inadequate The proposed <i>cy pres</i> awards do not benefit the cl The injunctive relief is inadequate The settlement does not properly account for the interests of minors				represent the class
The proposed <i>cy pres</i> awards do not benefit the classical transport of the settlement does not properly account for the interests of minors				The settlement fund is inadequate
The injunctive relief is inadequate The settlement does not properly account for the interests of minors				The proposed cy pres awards do not benefit the c
The settlement does not properly account for the interests of minors				The injunctive relief is inadequate
interests of minors				The settlement does not properly account for the
				interests of minors

## **Invalid Objections**

Number	Number Objector	Form of Objection	Issues Raised
18.	Tessie Kuennemann	½-page e-mail	None
19.	Michael R. Wild	1-page e-mail	The attorneys fee requests are excessive
20.	Bruce House	½-page e-mail	The settlement fund is inadequate
			The injunctive relief is inadequate
21.	Anonymous	½-page e-mail	Objections based on arguments unrelated or irrelevant to the settlement
22.	Tom Schoolfield	1-page letter	The attorneys fee requests are excessive
23.	Suzanne Fisher	½-page e-mail	None
24.	Roberta Solomon	½-page e-mail	Objections based on arguments unrelated or irrelevant to the settlement

43.	42.		41.		40.		39.		38.		37.		36.	35.		34.	33.	32.	31.		30.	29.		28.	27.	26.	25.	Number
Matthew Charles Bissonette	Kevin Melchionne		Gerald F. Kieffer		Eric DeCook		Bryan Lee Williams		Tim Bonvallet		Robert Comeaux		Lynne Modranski	Claude R. Baudoin		C. Ammon Cheney	L'L	James A. Cooley	James P. Nix		Rick Byerly	Hannah McDaniel		Lehnanne G. Kidd	Mike Orenduff	Dominic Sebey	Stephen Fischer	Objector
1-page e-mail	½-page e-mail		1-page e-mail		½-page e-mail	1-page e-mail		½-page e-mail	½-page e-mail	½-page e-mail	½-page letter		½-page e-mail	½-page e-mail		½-page e-mail	1 ½-page e-mail	½-page e-mail	½-page e-mail	Form of Objection								
The attorneys fee requests are excessive	The settlement fund is inadequate	irrelevant to the settlement	Objections based on arguments unrelated or	irrelevant to the settlement	Objections based on arguments unrelated or	irrelevant to the settlement	Objections based on arguments unrelated or	irrelevant to the settlement	Objections based on arguments unrelated or	irrelevant to the settlement	Objections based on arguments unrelated or	irrelevant to the settlement	Objections based on arguments unrelated or	The settlement fund is inadequate	irrelevant to the settlement	Objections based on arguments unrelated or	None	The attorneys fee requests are excessive	None	The settlement fund is inadequate	The attorneys fee requests are excessive	None	irrelevant to the settlement	Objections based on arguments unrelated or	The attorneys fee requests are excessive	None	None	Issues Raised

Number	Objector	Form of Objection	Issues Raised
44.	Ronnie Shoemaker	½-page e-mail	None
45.	Tim Murray	½-page e-mail	Objections based on arguments unrelated or
46.	William Grootonk	½-page e-mail	None
47.	Janet Phillips	½-page e-mail	None
48.	Nicholas Colby George Iskierka	½-page e-mail	The attorneys fee requests are excessive
49.	Richard Routh	½-page e-mail	The attorneys fee requests are excessive
50.	Danielle Westfield	8-page letter	None
51.	Tom Moore	1-page e-mail	Conflicts of interest exist between plaintiffs' counsel
			and cy pres recipients
			The proposed cy pres awards do not benefit the class
52.	Paul A. Katz	½-page letter	The attorneys fee requests are excessive
53.	Samantha E. Bailey	½-page letter	None
54.	Rhonda Hessner	½-page e-mail	None
55.	David Burg	½-page e-mail	The attorneys fee requests are excessive
56.	Anthony Mongiello	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
57.	Ben Buie	½-page e-mail	None
58.	Scott Leibrand	½-page e-mail	None
59.	Virginia S Moe	½-page e-mail	None
60.	Daniel Royer	½-page e-mail	The attorneys fee requests are excessive
61.	Don Beusee	1-page e-mail	The settlement fund is inadequate The injunctive relief is inadequate
62.	Robert Wing	½-page e-mail	The settlement fund is inadequate
63.	Ryan Sandberg	½-page e-mail	None
64.	Jacques Bailhe	1½-page e-mail	The settlement fund is inadequate
			The injunctive relief is inadequate

Number	Objector	Form of Objection	Issues Raised
65.	Buddy Price	½-page e-mail	Objections based on arguments unrelated or irrelevant to the settlement
66.	Charles Northcutt	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
67.	ML Reifschneider	½-page e-mail	The settlement fund is inadequate
68.	Neil Salem	½-page e-mail	The settlement fund is inadequate
69.	Erin	1-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
70.	Thomas Wyse	1-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
71.	John Lind	½-page e-mail	The attorneys fee requests are excessive
72.	Ryan Saucerman	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
73.	Akram Tabet	5 ½-page letter &	Objections based on arguments unrelated or
		1-page e-mail	irrelevant to the settlement
74.	Andrew McNeil	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
75.	Paul Schardein	2-page e-mail	The attorneys fee requests are excessive
76.	Joshua T Duffin	½-page e-mail	The attorneys fee requests are excessive
77.	Stephanie Pearson	½-page letter	Objections based on arguments unrelated or
			irrelevant to the settlement
78.	Cay Gray	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
79.	Stephanie	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
80.	Conrad Flynn	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
01	Tom Singer	½-page e-mail	None

Number	Objector	Form of Objection	Issues Raised
82.	Evaristus Oluwatope Ogunlana	½-page e-mail &	Objections based on arguments unrelated or
		½-page e-mail	irrelevant to the settlement
83.	Tim Elder	½-page e-mail	The attorneys fee requests are excessive
84.	Lydia Ansari	2-page e-mail	The attorneys fee requests are excessive
			The injunctive relief is inadequate
85.	Andy Belk	½-page e-mail	The attorneys fee requests are excessive
			The incentive award requests are excessive
86.	Bruno Tarazona	½-page e-mail	The settlement fund is inadequate
87.	Dane Mutters	½-page e-mail	The settlement fund is inadequate
88.	Sonya Weaver	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
89.	Belanne Pibal	1-page e-mail	The injunctive relief is inadequate
90.	Dianne Brown	½-page letter	None
91.	Saphyre Redford/Danielle Biton/Bitton	2-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
92.	Thomas Cox	2-page letter	The Class Notice is defective or insufficient
			The attorneys fee requests are excessive
			The settlement fund is inadequate
			The proposed cy pres awards do not benefit the class
93.	Michael William Panas	1½-page letter	The attorneys fee requests are excessive
			The settlement fund is inadequate
			The injunctive relief is inadequate
94.	Katie Sibley	1-page letter	The attorneys fee requests are excessive
			The settlement fund is inadequate
			The proposed cy pres awards do not benefit the class
			The injunctive relief is inadequate

Ħ	Ь																				Nur
		100.				99.						98.		97.		96.				95.	Number
Eoldon .	Matina Battaglia, Peter Martin, Leanne Louis, John Garza, Patty Ward, and Charles	Martha Bronson on behalf of			M.	Janine R. Menhennet, on behalf of minor			Depot	Kana Damand their father Michael	on behalf of minors Community Demand	Robert Fellmeth of CAI/CPIL, purportedly		Reinaldo Ruiz		Derick Ford				Tracey Klinge	Objector
	6 declarations	12-page brief &				8-page brief					4 declarations	25-page brief &		½-page e-mail		½-page e-mail				1-page letter	Form of Objection
The a	Confli and ti	The C	The s	The ir	The a	The C	intere	The s	The a	Class	class	Comr	The s	The a	irrele	Obje	The i	The p	The s	The a	Issue
The attorneys fee requests are excessive	Conflicts of interest exist between plaintiffs' counsel and the class	The Class Notice is defective or insufficient	The settlement does not properly account for the	The injunctive relief is inadequate	The attorneys fee requests are excessive	The Class Notice is defective or insufficient	interests of minors	The settlement does not properly account for the	The attorneys fee requests are excessive	counsel lacks experience		Common issues do not predominate amongst the	The settlement fund is inadequate	The attorneys fee requests are excessive	irrelevant to the settlement	Objections based on arguments unrelated or	The injunctive relief is inadequate	The proposed cy pres awards do not benefit the class	The settlement fund is inadequate	attorneys fee requests are excessive	Issues Raised

Number	Objector	Form of Objection	Issues Raised
101.	Aaron Zigler on behalf of	12-page brief &	The class representatives to not fairly and adequately
	Sheila Shane and her	1 declaration	represent the class
	daughter H.L.S.		Conflicts of interest exist between plaintiffs' counsel
	1		and the class
			The settlement fund is inadequate
			The injunctive relief is inadequate
			The release of claims is overbroad
			The settlement does not properly account for the
			interests of minors
102.	Joseph Darrell Palmer, on	9-page brief &	The attorneys fee requests are excessive
	behalf of Carol Barrett	1 declaration	The incentive award requests are excessive
			The settlement fund is inadequate
			The injunctive relief is inadequate
103.	Gabriel Robles	½-page e-mail	Objections based on arguments unrelated or
			irrelevant to the settlement
104.	Nelson, Tameji	½-page letter	Objections based on arguments unrelated or
			irrelevant to the settlement

## Totals:

E-mails: 83	Letters: 16	Briefs: 11
E-mails less than 1 page-63	Letters less than 1 page-5	
E-mails 1 page-13	Letters 1 page-4	
E-mails 1 ½-2 pages- <b>7</b>	Letters 1 1/2-2 pages-3	
	Letters 3-4 pages-1	
	Letters 4-5 pages-2	
	Letters 6-7 pages-0	
	Letters 8 pages-1	